Case 4:06-cv-05398-WDB Document 91 Filed 09/18/08 Page 1 of 3

Case 4:06-cv-05398-WDB Document 90 Filed 09/17/2008 Page 1 of 2 1 DENNIS MOSS (Cal. State Bar No. 077512) GREGORY N. KARASIK (Cal. State Bar No. 115834) 2 SPIRO MOSS BARNESS LLP 11377 W. Olympic Blvd., Fifth Floor Los Angeles, California 90064-1683 Telephone: (310) 235-2468 3 Facsimile: (310) 235-2456 4 dennisfmoss@yahoo.com 5 greg@spiromoss.com 6 PETER M. HART (Cal. State Bar No. 198691) LAW OFFICES OF PETER M. HART 7 13952 Bora Bora Way, F-320 Marina Del Rey, California 90292 Telephone: (310) 478-5789 Facsimile: (509) 561-6441 8 9 hartpeter@msn.com 10 Attorneys for Plaintiff DONNA CATHERINE WONG 11 JEFFREY D. WOHL (Cal. State Bar No. 96838) RISHI N. SHARMA (Cal. State Bar No. 239034) 12 PAUL, HASTINGS, JANOFSKY & WALKER LLP 55 Second Street, 24th Floor 13 San Francisco, California 94105-3441 Telephone: (415) 856-7000 Facsimile: (415) 856-7100 14 jeffwohl@paulhastings.com 15 rishisharma@paulhastings.com 16 Attorneys for Defendant TARGÉT CORPORATION 17 18 19 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 20 21 DONNA CATHERINE WONG, No. C-06-5398-WDB individually and on behalf of all others 22 similarly situated. DECLARATION OF AMANDA J. MYETTE RE. **DISTRIBUTION DATE** 23 Plaintiff. 24 VS. 25 TARGET CORPORATION, a Delaware corporation; and DOES 1 through 20, 26 inclusive,

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Defendants.

Case 4:06-cv-05398-WDB Document 90

90 File

Filed 09/17/2008 Page 2 of 2

I, Amanda J. Myette, have been fully sworn according to law, depose and say as follows:

- 1. I am a Project Manager for Rust Consulting, Inc. ("Rust Consulting"). My business address is 625 Marquette Avenue, Suite 880, Minneapolis, Minnesota 55402-2469. My telephone number is 612-359-2022. I am over twenty-one years of age and authorized to make this declaration on behalf of Rust Consulting and myself.
- 2. Rust Consulting was engaged by counsel for plaintiff Donna Catherine Wong, the Class Representative, and counsel for Target Corporation ("Target") (collectively the "Parties") to provide settlement administration services in the *Wong v. Target Corp.* Settlement ("Settlement").
- 3. During the fund distribution phase of the Wong v. Target settlement, Rust Consulting determined that due to the volume of payments to be printed and mailed, as well as the large amount of funds being distributed, an additional week would be desired to complete a thorough quality control check of the printing and mailing process.
- 4. Rust Consulting requests the fund distribution date of all settlement shares be moved to September 26, 2008, rather that the previous date of September 19, 2008.

I declare under penalty of perjury under the laws of the Unite States, that the foregoing is true and correct to the best of my knowledge.

Executed on September 17, 2008, at Minneapolis, Minnesota.

Amanda J. Myette

Case 4:06-cv-05398-WDB Document 91 Filed 09/18/08 Page 3 of 3

Case 4:06-cv-05398-WDB Document 89 File

cument 89 Filed 09/17/2008

Page 3 of 3

ORDER
On the parties' stipulation, and good cause appearing therefor,

IT IS SO ORDERED.

Dated: September <u>/8</u>, 2008.

Wayne D. Brazil United States Magistrate Judge

STIPULATION AND ORDER RE: DISTRIBUTION U.S.D.C., N.D. Cal., No.-C-06-5398-WDB